	ase 4:07-cv-02684-CW	Document 68	Filed 07/10/2008	Page 1 of 2	
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7					
8	Attorneys for Plaintiff and Counterdefendant				
9	COPART INC.				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12	OAKLAND DIVISION				
13	COPART INC.,) Case No. C 07 26	584 CW-EDL	
14	Plaintiff,		E-FILING		
15	VS.		DECLARATION	N OF ERIC K. LARSON	
16	CRUM & FORSTER INDE	MNITY	IN SUPPORT OF COPART, INC.	F PLAINTIFF S MOTION FOR	
17	COMPANY, UNITED STATES FIRE INSURANCE COMPANY, and DOES 1-10,		SUMMARY JUDGMENT		
18	Inclusive,		YOLUME III – A	. 3	
19	Defendants.		Oocumentary Exhibits		
20	AND RELATED COUNTE	CRCLAIM) Date: August 21) Time: 2:00 p.m.		
21	·		Place: Courtroom Before the Hon. C	ı 2, 14 th Floor Yandia Wilken	
22			}		
23) Action Filed: Ma _) Trial Date: No	ovember 10, 2008	
24					
25	I, Eric K. Larson, declare as follows:				
26	1. I am an attorney at law duly admitted to practice before this Court and am an				
27	·	associate at Pillsbury & Levinson, LLP, attorneys of record herein for plaintiff Copart, Inc.			
28	I have personal knowledge o	knowledge of the facts set forth herein and could competently testify thereto.			
	DECLARATION OF ERIC K. LAR COPART'S MOTION FOR SUMM.			Case No. C 07 2684 CW-EDI	

PILLSBURY & LEVINSON, LLP The Transamerica Pyramid 600 Montgomery Street, 31st Floor · San Francisco, CA 94111 1

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2.	Counsel for Copart and USFIC stipulated to the authenticity of documents
produced from	parties' files. See Deposition Testimony of Simon Rote, 30:15-31:17. (Larson
Decl., Vol. II,	Ex. G). Exhibits A through G hereto are copies of such documents produced
from the parti	es' files, the authenticity of which have not been disputed.

- 3. Attached hereto as **Exhibit A** is a true and correct copy of a letter from Carlton Clarke (Claims Specialist) of USFIC to Greg Adler of Copart dated December 28, 2006.
- Attached hereto as **Exhibit B** is a true and correct copy of an aerial satellite picture of Yard 105 post-hurricane Wilma.
- Attached hereto as Exhibit C is a true and correct copy of an email from Patrice 5. McIntyre of Marsh to Monica Streacker of USFIC dated October 28, 2005, and attached "Acord Property Loss Notice" form.
- 6. Attached hereto as **Exhibit D** is a true and correct copy of the "Property Renewal Binder" form dated September 30, 2005.
- 7. Attached hereto as **Exhibit E** is a true and correct copy of an email exchange between Patrice McIntyre of Marsh and Simon Rote of Copart dated August 10, 2005.
- 8. Attached hereto as **Exhibit F** is a true and correct copy of the "Change Endorsement" form taken from the 2004-2005 insurance policy issued by USFIC to Copart.
- Attached hereto as Exhibit G is a true and correct copy of the "Statement of 9. Values" form submitted by Copart to USFIC dated September 14, 2005 but updated November 1, 2005. (See Deposition of Simon Rote 181:15-185:6 -- Larson Decl., Vol. II, Ex. G).
- Attached hereto as Exhibit H is a true and correct copy of "Defendant United 10. Stated Fire Insurance Company's Responses To Plaintiff's First Set of Interrogatories" dated May 12, 2008.

I declare under penalty of perjury under the laws of the State of California, United States of America that the foregoing is true and correct, and that this Declaration was executed on July 10, 2008 in San Francisco, California.

Dated: July 10, 2008

/s/ Eric K. Larson Eric K. Larson

DECLARATION OF ERIC K. LARSON IN SUPPORT OF COPART'S MOTION FOR SUMMARY JUDGMENT—Volume III Case No. C 07 2684 CW-EDL